tions.

Private Law 85-60

July 17, 1957 [H. J. Res. 307]

JOINT RESOLUTION For the relief of certain aliens.

and others. 66 Stat. 163. 8 USC 1101 note.

Resolved by the Senate and House of Representatives of the United Felix E. Dayrit States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Felix E. Dayrit, Ciro Motti, Shee-go Chin, Isaias Antoine Elias Khoury, Mary (Marie) Khoury, Maria Arocha y Delgado de Sande, and Mrs. Nur Sami de Wejbe shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment ons. Quota deduc- of this Act, upon payment of the required visa fees. Upon the granting of permanent residence to each alien as provided for in this section of this Act, if such alien was classifiable as a quota immigrant at the time of the enactment of this Act, the Secretary of State shall instruct the proper quota-control officer to reduce by one the quota for the quota area to which the alien is chargeable for the first year that such quota is available.

Jesus M. Am-briz and others. 8 USC 1101 note.

Sec. 2. For the purposes of the Immigration and Nationality Act, Jesus Marie Ambriz and Mrs. Norberta Cueto shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees.

Irm gard Glancy and others.

Sec. 3. For the purposes of the Immigration and Nationality Act, Irmgard Glancy, Renee M. Silver, Hildegard Efriede Herpel, Maria G. Connolly, Ursula Gertrud Ilse Vest, and Louisa Der Hacobian Bost shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees, and upon compliance with such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare may deem necessary to impose: Provided, That, except in the case of beneficiaries entitled to medical care under the Dependents' Medical Care Act (70 Stat. 250), suitable and proper bonds or undertakings, approved by the Attorney General, be deposited as prescribed by section 213 of the Immigration and Nationality Act.

37 USC 401 note.

8 USC 1183. Nemesio R. Moran.

SEC. 4. For the purposes of the Immigration and Nationality Act, Nemesio Ramirez Moran shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee, and upon compliance with such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare may deem necessary to impose: Provided, That, unless he is eligible for benefits under Public Law 2 of the Seventy-third Congress and Public Law 10 of the Seventy-eighth Congress, a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the Immigration and Nationality Act. Upon the granting of permanent residence to such alien as provided for in this section of this Act, the Secretary of State shall instruct the proper quota-control officer to

48 Stat. 8. 38 USC 701. 57 Stat. 21. 38 USC Ch. 12A. 8 USC 1183.

Quota deduction.

Miguel A. G. Nunez and others. 8 USC 1101 note. such quota is available. SEC. 5. For the purposes of the Immigration and Nationality Act, Miguel Angel Guzman Nunez, Maria Sofia Wejbe, and Eleni Anastasiou shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the

deduct one number from the appropriate quota for the first year that

enactment of this Act, upon payment of the required visa fees: *Provided*, That suitable and proper bonds or undertakings, approved by the Attorney General, be deposited as prescribed by section 213 of the

Immigration and Nationality Act.

SEC. 6. The Attorney General is authorized and directed to cancel any outstanding orders and warrants of deportation, warrants of arrest, and bonds, which may have issued in the cases of Jose Jesus Chacon-Raya (also known as Joe Chacon), Chow Liang Ting-Wei, Maria Crocitto, and Salvatore Inga. From and after the date of the enactment of this Act, the said persons shall not again be subject to deportation by reason of the same facts upon which such deportation proceedings were commenced or any such warrants and orders have issued.

Sec. 7. For the purposes of the Immigration and Nationality Act, Kerttu Poutiainen Mayblom shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required

visa fee.

Sec. 8. For the purposes of the Immigration and Nationality Act, Paolina Toscano shall be held and considered to have been lawfully admitted to the United States for permanent residence as of August

18, 1925, upon payment of the required visa fee.

Sec. 9. The Attorney General is authorized and directed to cancel any outstanding orders and warrants of deportation, warrants of arrest, and bonds, which may have issued in the cases of John William Forbes Petch and Mrs. Tsuma Ueda. From and after the date of the enactment of this Act, the said persons shall not again be subject to deportation by reason of the same facts upon which such deportation proceedings were commenced or any such warrants and orders have issued.

Approved July 17, 1957.

Private Law 85-61

JOINT RESOLUTION
For the relief of certain aliens.

July 17, 1957 [H. J. Res. 316]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purposes of the Immigration and Nationality Act Roszi Berger, Chun Shu Chien, Shun Fu Chow, Yu Siu Feng Chow, Kuo Yang Chow, Kee Lee, Yuan Shun (also known as Yuan Shoon), Sun Chi Siao, Cheung Sing, Tek Tong Tan, Hsiung-Yuan Tang, and Madge Tang shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act. The number of refugees to whom permanent residence in the United States may be granted under the provisions of section 6 of the Refugee Relief Act of 1953, as amended, is hereby reduced by twelve.

Approved July 17, 1957.

Private Law 85-62

AN ACT

For the relief of Eleanor French Caldwell.

July 17, 1957 [H. R. 1754]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Eleanor French

Jose J. Chacon-Raya and others.

8 USC 1183,

Kerttu P. Mayblom. 8 USC 1101 note.

Paolina Toscano.

John W. F. Petch and Tsuma Ueda.

Roszi Berger and others. 66 Stat. 163. 8 USC 1101 note.

67 Stat. 403. 50 USC app. 1971d.

Eleanor F. Cald-